	Case 2:22-cv-06137-SSS-JC Doo	cument 180 #:3063	Filed 12/05/25	Page 1 of 4	Page ID	
1 2 3 4 5 6 7						
8	UNITED STATES DISTRICT COURT					
9	CENTRAL DISTRICT OF CALIFORNIA					
10	OPULENT TREASURES, INC., Plaintiff,	Case	No. 2:22-cv-026			
11	V.	and Co	lidated with Cas ase No. 2:23-cv-	se No. 2:22-c -04292	v-6137	
12	YA YA CREATIONS, INC., BAL CIRCLE, LLC, et al.	LSA				
13	Defendants.					
14 15	YA YA CREATIONS, INC.,	Case N	No. 2:22-cv-613'	7-SSS-JC		
16	Plaintiff,	Conso	lidated with Cas	se No. 2:22-c	v-02616	
17	V. OPULENT TREASURES, INC.,		ase No. 2:23-cv-	.04292		
18	Defendant.					
19	OPULENT TREASURES, INC.,	Case N	No. 2:23-cv-0429	92-SSS-JC		
20	Plaintiff, v.	Conso	lidated with Cas	se No. 2:22-c	v-02616	
21	YA YA LOGISTICS, INC., et al.	. ana Ci	ase No. 2:22-cv-	-013/		
22	Defendants.	JOIN	Γ STATUS REI	PORT		
23		Date: I	December 19, 20)25		
24		Time:	1:00pm oom: 2 (Judge S			
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JOINT STATUS REPORT

THE PARTIES' JOINT STATUS REPORT

The Parties submit this status report pursuant to the Court's November 3, 2025, Order (Dkt. 179). The Parties have reached a settlement in principle and expect to finalize the terms of the settlement within the next 30 days. However, the parties would like to discuss the proposed terms with the court during the status conference scheduled on December 19, 2026.

Plaintiff Opulent Treasures Inc.'s Statement:

The Parties are proposing that the litigation settle with a financial walk-away and a cessation to stop selling four of the accused products. The Parties are also proposing a separate license agreement for the remaining accused products. The Parties would like clarification from the Court whether the licensing fee can be paid to Fish IP Law, LLP, with Fish IP withholding a licensing agent fee, and the remainder paid from Fish to the Court.

Defendant Ya Ya Creations, Inc.'s Statement

The parties are uncertain how to deal with the settlement in view of the lien filed by Opulent Treasures' prior counsel (Dkt. No. 178) and request the Court's assistance. Opulent Treasures and its former counsel dispute the validity and/or amount of the lien. Ya Ya Creations is a neutral stakeholder with no interest in the disputed funds. However, Ya Ya Creations may face multiple claims to the same settlement proceeds. Defendant is prepared to submit a motion to deposit settlement funds into the Court Registry pursuant to (FRCP 67 and LR 67-1). Ya Ya Creations would like the Court's guidance as to whether the Court is likely to grant a motion to deposit funds into the Court registry to facilitate settlement and to allow Opulent Treasures, its current counsel and its prior counsel to resolve any disputes about the deposited funds.

1	Defendant Balsa Circle's Statement:					
2	At this stage, Balsa Circle appears to be a passive participant with no					
3	involvement in the proposed settlement. However, Balsa Circle understands that					
4	the proposed settlement will resolve any claims against it.					
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6	· /	BIT IP, LLP				
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12	、 []	YA LOGISTICS, INC.				
13	3					
14	· · · · · · · · · · · · · · · · · · ·	SH IP LAW, LLP				
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20		olent treasures, inc.				
21	Dated: December 5, 2025 LA	W OFFICES OF DAVID ALAN				
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27	7 Att	orney for Defendant				
28	$\mathbf{B}^{\mathbf{B}}$	LSA CIRCLE, LLC				
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	JOINT STATUS REPORT					

Case 2:22-cv-06137-SSS-JC Document 180 Filed 12/05/25 Page 4 of 4 Page ID #:3066 **CERTIFICATE OF SERVICE** I hereby certify that a true and correct copy of the above and foregoing document was served on all counsel of record via the Court's CM/ECF system on December 5, 2025. Respectfully submitted, FISH IP LAW, LLP Dated: December 5, 2025 By: <u>/s/ Joseph A. Andelin</u> Joseph A. Andelin Attorneys for Plaintiff and Defendant, OPULENT TREASURES, INC.